REMARKS

Reconsideration of the present application is respectfully requested. No claims have been amended or canceled in this response (claims 1-11 and 19 were previously canceled). No claims have been newly added. No new matter has been added.

Examiner Interview Summary

Applicant had a telephone interview with the Examiner on 5/3/2007. During the interview, Applicant discussed with the Examiner about the §102(b) rejection to claim 18 and the Examiner's argument on page 4 of the office action mailed on 2/7/2007. Specifically, Applicant discussed with the Examiner about how she thinks that the language she quoted from Rossmann (U.S. Pat. No: 5,809,415) read on the limitation of "determine a plurality of related operations for each one of the plurality of classified data elements, based on the data type or types of which the data element has been classified". The Examiner, however, just generally alleged that claim 18 is too broad and did not explain how she thinks that the quoted language read on the above limitation. The Examiner did allege, during the interview, that Rossmann discloses that the client module 702 specifies information to be presented on a display screen 705. The Examiner further alleged that such information reads on the limitation of "classified data elements". No agreement was made during the interview.

Claim Rejections

Independent claims 12, 13, 18, 30 and 38 stand rejected under 35 U.S.C. § 102(b) based on Rossmann. Applicant respectfully traverses the rejections.

Claim 18 recites:

18. A machine-readable program storage medium tangibly embodying a sequence of instructions executable by a machine to cause the machine to perform a process comprising: receive a web page, wherein **the web page includes a plurality of data elements** and wherein each one of the plurality of data elements is of at least one of a plurality of known data types;

classify each one of the plurality of data elements as being of one or more of the data types;

determine a plurality of related operations for each one of the plurality of classified data elements, based on the data type or types of which the data element has been classified; and

cause an indication of the plurality of related operations to be output to a user when the user accesses the web page, to enable the user to invoke any of the related operations. (Emphasis added).

In contrast, Rossmann does not teach or suggest the above emphasized limitations. The Examiner alleges that Rossmann's column 24, lines 5-34 and column 31, lines 5-21 teach or suggest the limitation of determine a plurality of related operations for each one of the plurality of classified data elements, based on the data type or types of which the data element has been classified. Rossmann discloses a two-way data communication device, such as a cell phone. According to Rossmann's teaching, a client module residing in the two-way communication device handles the data communication between the device and a server computer on the computer network. Particularly, column 24, lines 5-34 discusses a display module, a user interface manager module, and a keyboard module inside of a two-way communication device and the modules interactions with the client module. However, column 24, lines 5-34 contains no discussion or indication of classified data elements included in a web page. The Examiner argued during the telephone interview that information displayed on a display screen can be considered as the classified data elements included in a web page. However, column 24, lines 5-34 discusses such information in general terms, and contains no suggestion or indication that such information is classified data elements included in a web page. Neither does column 31, lines 5-21 teach or suggest classified data elements included in a web page. The cited sections also do not teach or suggest determining a plurality of related operations for each of the classified data elements. Thus, at least for the above reasons, claim 18 and all claims which depend on it are patentable over Rossmann.

Independent claims 12, 13, 30, 38, and 48 each recites limitations similar to those discussed above for claim 18. Therefore, at least for the reasons discussed above for claim 18, claims 12, 13, 30, 38, 48, and all claims which depend on them are also patentable over Rossmann.

Dependent Claims

In view of the above remarks, a specific discussion of the dependent claims is considered to be unnecessary. Therefore, Applicants' silence regarding any dependent claim is not to be interpreted as agreement with, or acquiescence to, the rejection of such claim or as waiving any argument regarding that claim.

For the foregoing reasons, the present application is believed to be in condition for allowance, and such action is earnestly requested.

If any additional fee is required, please charge Deposit Account No. 02-2666.

Respectfully submitted, BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Date: May 7, 2007

Jordan M. Becker Reg. No. 39,602

Customer No. 26529 12400 Wilshire Boulevard Seventh Floor Los Angeles, CA 90025-1030 (408) 720-8300